

UNITED STATES DISTRICT COURT FOR THE
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

UNITED STATES OF AMERICA,

Plaintiff,

V.

\$22,000.00 IN U.S. CURRENCY, AND ANY ACCRUED INTEREST,

Defendant.

CASE NO. CV17-998-TSZ

DEFAULT JUDGMENT OF FORFEITURE

THIS MATTER came before the Court on the United States' Request for Entry of a Default Judgment of Forfeiture ("Request"). *See* Dkt. No. 8. Having reviewed the Request, as well as the other pleadings and papers filed in this matter, the Court FINDS a Default Judgment of Forfeiture is appropriately entered because:

- The United States properly served, by direct notice and publication, all potential claimants to the above-captioned \$22,000.00 and any accrued interest (“the Defendant Currency”) (Declaration of AUSA Michelle Jensen in Support of Request for Entry of Default, Dkt. No. 6-1);
- No one has filed a claim to the Defendant Currency or otherwise appeared in this case; and,

1 • On October 24, 2017, the Clerk of Court entered default against the
2 Defendant Currency (Order of Default, Dkt. No. 7).